

**From:** [Sheldon Hitchcock](#)  
**To:** [Patterson, Heather, EMNRD](#)  
**Cc:** [David Adkins](#); [Rebecca Moore@oxy.com](#); [Bratcher, Mike, EMNRD](#)  
**Subject:** RE: Centurion-Pecos River Station Oxy Unload Revised Work Plan (2RP-3323)  
**Date:** Tuesday, January 05, 2016 1:57:17 PM  
**Attachments:** 20160105134310606.pdf

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Heather,

I have attached the revised work plan for the remediation of the Centurion Pecos River Station. In order to address your concerns about the remaining hydrocarbon impacts beneath the tanks we will be removing the tanks and excavating all of the impacted soil. Once the impacted soil is removed we will collect confirmation samples and forward you the results before backfilling and reconstructing the battery. Please let me know if you have any questions or concerns.

Respectfully,

**Sheldon L. Hitchcock**

Project Manager

Talon/LPE

408 West Texas Avenue

Artesia, New Mexico 88210

Office: (575) 746-8768

Direct: (575) 616-4021

Cell: (575) 689-5198

Fax: (575) 746-8905

Email: [slhitchcock@talonlpe.com](mailto:slhitchcock@talonlpe.com)

Web: [www.talonlpe.com](http://www.talonlpe.com)



Better Business Bureau Torch Award for Marketplace Ethics: 2010 Winner, 2009 Finalist

Staples Foundation for Learning Hall of Fame Recipient: 2010

ICIC and Business Week- Top 100: 2010, 2009, 2008, 2007, 2006

Inc. 500/5000: 2012, 2011, 2010, 2009, 2008, 2007

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**From:** Patterson, Heather, EMNRD [mailto:Heather.Patterson@state.nm.us]

**Sent:** Thursday, December 17, 2015 9:25 AM

**To:** Sheldon Hitchcock <[slhitchcock@talonlpe.com](mailto:slhitchcock@talonlpe.com)>

**Cc:** David Adkins <dadkins@talonlpe.com>; Rebecca\_Moore@oxy.com; Tony Strickland <tstrickland@bridgergroup.com>; Angel Lance <alance@bridgergroup.com>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>

**Subject:** RE: Bridger Logistics-Pecos River Station Oxy Unload Work Plan (2RP-3323)

**RE: Bridger LLC \* Pecos River Station Oxy Unload \* FAB1528630830 \* 2RP-3323**

Sheldon,

The OCD is in receipt of your work plan for the above referenced release. Because of the known shallow ground water in this area, we feel it is necessary to further delineate the hydrocarbon impact beneath the tanks. In addition, the OCD does not believe an injection of Micro-Blaze will effectively treat the high levels of BTEX found in these areas.

OCD approval does not relieve the operator of liability should their operations fail to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If you have any questions or concerns, and for notification, please contact me.

Heather Patterson  
Environmental Specialist  
NMOCD District II  
Office (575)748-1283 ext.101  
Cell (575)703-0228

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**From:** Sheldon Hitchcock [<mailto:shitchcock@talonlpe.com>]

**Sent:** Monday, November 30, 2015 11:44 AM

**To:** Patterson, Heather, EMNRD; Bratcher, Mike, EMNRD

**Cc:** David Adkins; [Rebecca\\_Moore@oxy.com](mailto:Rebecca_Moore@oxy.com); Tony Strickland; Angel Lance

**Subject:** Bridger Logistics-Pecos River Station Oxy Unload Work Plan (2RP-3323)

Heather,

I have attached a copy of the work plan for the Pecos River Oxy Unload Station. As we discussed before, the oil penetrated into the soil due to holes in the liner. We utilized a backhoe to vertically delineate the site. Please review the work plan and let me know if you have any questions or concerns.

Respectfully,

**Sheldon L. Hitchcock**  
Project Manager  
Talon/LPE  
408 West Texas Avenue  
Artesia, New Mexico 88210

Office: (575) 746-8768  
Direct: (575) 616-4021  
Cell: (575) 689-5198  
Fax: (575) 746-8905  
Email: [slhitchcock@talonlpe.com](mailto:slhitchcock@talonlpe.com)  
Web: [www.talonlpe.com](http://www.talonlpe.com)



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